L UNOFFICIAL COPY

25361922

DEED IN TRUST

1550 FEB 14 AM 9 54

The Above Space For Recorder's Use Only

(The Above Space For Recorder Clue Unity)	7
THIS INDENTURE WITNESSETH, that the Grantor NORFA JEAN GOTTSCHALK,	:
of the County of COOK and State of Illinois for and in consideration of the sum	
of Ten and no/100———————————————————————————————————	13.13
under the provisions of a certain Trust Agreement, dated the 7th day of December 1979, and known as Trust Number 744 - the following described real estate in the County of COOK and State of Illinois, to with	
SEE ATTACHED LEGAL DESCRIPTION	60%
Lot 2233 in Rolling Meadows Unit No. 15, being a Subdivision in the South 1/2 of Section 36, Township 42 North, Range 10, Past of the Third Principal Meridian, according to the plat thereof recorded November 28, 1956 as Document 36,766,264, in Cook County, Illinois.	منندم
said frust Agreement set 'irth' "I will power and authority", he eby granted to said Trustee with respect to the real estate or any part or parts of it, and at any time or times to improve, manage, it, ate t and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to	
skate any subdivision or part 1 col, and to resultins de said real estate as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, is convey either with or without consideration, to convey said real estate or any part thereof to a successor of successors in trust and to grant to so, successor or successors in trust all of the title, estate, powers and authorities vested in said. Trustee to donate, to deducate, or medge or otherwise encumber said restate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, to estate said real estate, or any part thereof, to estate said real estate, or any part thereof and for any period or periods of time, or executing in the case of any single denies the term of 198 years, and to renew or extend leases upon any terms and for any periods of time, or executing in the case of any single denies the term of 198 years, and to renew or extend leases upon any terms and for any periods of time, or the said of the periods of time and to amend, change or modify leases and the terms and prions to provide a unit time or times hereaffer, to contract it or whe lease and options to provide leases and options to provide a successor and options to reflex estates on the reversion are to contract to make the whole or any part of the reversion are to contract or any part of the reversion are to contract or any part of the reversion are too offer the or other teal or personal property, to grant estate, or any part thereof, for other teal or personal property, to grant estate, or any part thereof.	1000 E
In no case shall any party dealing with said Trustee, or 2 is 3% of nor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be soid. The said Trustee, or any successor in trust, be obliged to see to the application of any purchase money, tent or money, or owed or advanced on the trust property, or be obliged to see that the terms of the trust have been compiled with, or be obliged to advanced on the trust property, or be obliged to see that the terms of the trust have been compiled with, or be obliged to a said Trustee, or be obliged or privileged to inquire into any of the ten is of 3% of the substitution of the deal of the property shall be conclusive evidence in favor of every person relying upon or claiming under any such convex nee, lede or other instrument (a) that at the time of the delivery thereof the trust created by this Deed and by said Trusts Agreement was executed in accordance with the trusts, conditions and form, or other instrument was executed in accordance with the trusts, conditions and form, or other instruments thereof, if any, and its binding upon all beneficiaries thereund it, for that said Trust Agreement or in all amendments thereof, if any, and its binding upon all beneficiaries thereund it, for that said Trustee, or any successor in trust, was duly authorized and empowered to execute and deliver every such deed, trust if deep e, mortgage or other instrument and (d) if the conveyance is made to a successor or successors authorities, duties and obligation; or in, his of their predecessor in trust. This conveyance is made upon the express understanding and condition that is, of its the even property appointed and are fully veited with all the ritle, estate, rights, powers, authorities, duties and obligation; or it, his of their predecessor in trust. This conveyance is made upon the express understanding and condition that is, of its or their predecessor in trust.	"RIDERS" OR REVENUE STARTS
Agreement or any amendment thereto, or for injury to person or properly happening no rule is said real estate, any and all such liability being hereby expressly waived and released, any contract, obligation or indebtodness, but led or entered into by the fivustee in connection with said real estate may be entered into by it in the name of the then beneficiaries unless and may be a first and the said of the first entered for such purposes, or at the election of the firstee. In some name, as firstee of an express it ust and not individually (and the frustee shall have no obligation whatsoever with respect to any such critical, objection of indebtedness except only so far as the trust property and funds in the actual possession of the finite property and for the payment and discharge thereoft. All persons and corporations whomsoever and whatsoever shall be charged within tice of this good of the fine for the payment and discharge thereoft.	AFRENCE CONTROLLER
The interest of each and every beneficiary hereunder and under said frust agreement and of all perso, sell ming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of sell usir property, and such interest is hereby declated to be personal property, and no beneficiary hereunder shall have any title or interest, iteral or equitable, in or to said trust property as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid, the interest hereof as aforesaid, the interest hereof as aforesaid, the hereof being to sest in the Trustee the entire legal and equitable title in fee simple, in and to all of the trust property above, esercifed in the trust property is now or hereafter registered, the Registrar of Titles is hereby directed of to register or note in the certificate of title or duplicate hereof, or memorial, the words 'in trust', or "upon condition", or "with limits ons', or words of similar import in accordance with the statute in such case made and provided. And the off Grant of Benefit under and by virtue of any and all	
And to 1911 Granted, hereby expressly waive S and release S any and all right or benefit under and by virtue of any and all state of life stat	7
ISeall Norma Jean Steathark Iseal	
SEATE OF THE THE SEATE OF THE S	Co
Market Assessment Jean Gottschalk, a spinster	
personally stayed the the person whose name 1S subscribed to the foregoing instrument, appeared before me this die to be foregoing the book of the fire and volundary act, for face pine the subscribed the said instrument as her free and volundary act, for face pine the foregoing therein set forth, including the release and waiver of the right homestead. GIVEN under my band and Notarial Scal this 7th day of Decem. 17 1979	
ommussion expires May 15 1082 Notary Delice	
Document Prepared By ADDRESS OF PROPERTY:	361922 CUMENT NUMBER
Mary S. Shafton 2206 Quail	4 N
MAIL TO Rolling Meadows, Illinois THE ABOVE ADDRESS FOR STATISTICAL PURPOSES NOT AND IN AND IS NOT A PART OF THIS BEED	
Siles, Illinois	
Redern NILLS, Married Locald	<u> </u>
KILLS, LIMITAS COURT	1

END OF RECORDED DOCUMENT